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Dkt:	B06090-D	<u> </u>	
Re:	U.S. Ser. 09/955,253	Pages	5 (incl. this cover sheet)
From:	Edward S. Podszus, Esq.	Date:	13 January 2006
To:	Examiner Glenn Dawson	n Fax:	571-273-8300

Re: Record Response: Terminal Disclaimer responsive to Office Action Mailed Due Mar. 21, 2006 U.S. Ser. 09/955.253

Dear Examiner Dawson,

I am filing today by facsimile to the fax number listed on the most recent Office Action this:

 Two (2) Terminal Disclaimers to obviate the sole rejection for obviousness-type double patenting, responsive to the Office Action of December 21, 2005.

Thank you.

Respectfully,

Edward Podszus

Reg. Nr. 35,983

13 Jan 2006

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Date

TAI OTTEN AND THE	Docket No. B06090-D				
IN THE UNITED STATES PATENT AN	ND TRADEMARK OFFICE				
Applicants: Kreutz, et al. (now Cohen, et al.)	_				
•) Examiner: Dawson, Glenn				
Serial Number: 09/955,253	Group Art Unit: 3731				
"Appliance for Plucking Hairs out of Human Skin")				
) Filed: September 18, 2001				
Commissioner for Patents PO Box 1450					
Alexandria, VA 22313-1450	CUSTOMER No. 27199				
7112213-1430					
Transmittel of Tarrell Land					
Transmittal of Terminal Disclaimers Responsive	to Office Action of Dec. 21, 2005				
Derewith are Terminal Disale:					
Herewith are Terminal Disclaimers responsive to the The Terminal Disclaimer identifies the assignee "Brawith the description."	Office Action of Dec. 21, 2005.				
thereon, although the name and the series on its US Pats. 6,083,233 and 6,293,953 identified					
					The state of the s
A Petition to Correct Inventorship to delete an inventor	or (Kreutz) was £1-4				
A Petition to Correct Inventorship to delete an inventor (Kreutz) was filed on August 20, 2004, but has not yet been acted upon. It is requested that said Petition be granted and that a new Filing Receipt be mailed.					
It is noted that the "obviousness type double patenting claims 52, 55-57 and 74-77. Since that was the sole of obviousness and obviousness type double patenting	" rejection had to				
claims 52, 55-57 and 74-77. Since that was the sole of obviated, a Notice of Allowance is respectfully solicite.	itstanding rejection, which is				
n y ==n1+1+4	·u. / \				
The fee for two (2) §1.20(d) disclaimer fees, totaling (shereby authorized to be charged, plus any additional feet including times and the charged of the ch	220 (;)				
hereby authorized to be charged, plus any additional feincluding time extension, required by this paper to Design the charge of	220 (1.9., two at \$110 each) is es under \$1.16 and 52-49				
including time extension, required by this paper, to Deput duplicate copy of this authorization is enclosed.	o. Account No. 07-1350				
15 desirent is exiclosed.					
	Respectfully submitted,				
7	submitted,				
Patent Department					
The Gillette Company Prudential Tower Building	Edward S. Podszus				
Boston, MA 02199	Pag Nr. 25 000				
(617) 421-7939 (6 a.m12 noon, EST)	Attorney for Applicants				
	Attorney for Applicants Date: 13 January 2 ~ 6				
I hereby certify that this paper and those referenced hereby certify that this paper and those referenced hereby certify that this paper and those referenced hereby certify that the paper and those referenced hereby certificate of Facsimile Transmission	On .				
I hereby certify that this paper and those referenced herein are being facsimile transmission (571) 273-8300, Attention Examiner G. Dawson, G.A.U. 3731 on the date shown below.					
Splinged S Ciole un					
Edward S. Podszus	13 Jan. 2006				